DENIES SKULL OF MRS. DE SAULLES HAS A FRACTURE

Dr. L. G. Cole, X-Ray Expert, Says Bones Merely Failed to Unite.

HE EXHIBITS "PROOF"

Defence's Alienists Assert She Didn't Know What She Was Doing.

manca de Saulles, except for the final papeal to the jury, has been said. The defore rested its case at 2:30 o'clock presented its case at 2:30 o'clock presented appeal to the jury, has been said. The hed airplanes through a window-

three alienists-Drs. Kirby

smart's for the defence. ession to-day and the last fight periods for thought, is anxiou the trial to a close and may altenists for the State ex-

or has not Mrs. de Saulles : expecting that this condimer quarterback. Hypothyreo-

thyroid condition itself would amnesia, or forgetfulness, fol-period of shock. This seems

anterior fontanel. This "soft it betrayed a the skull usually closes as the Saulles's case is one of those open fracture? mistakes?"

this opinion, a real fracture of the jury left its box and around the projectoscope, but y the doctor's explanation of the between "serrated lines" in court?" tures" and such was beyond

ternart caused quite a stir by le Cole why he had come to army uniform. Mr. Uterhart to suspect an unpermissable impressing a jury. But the explained that under the army one he simply had to wear his whole on active service, which

ternart got him to admit that ray services. Another physician 1 room was so vexed by Mr. ts question that in a recess he Major Cole to "smash" Mrs. de attorney. No smashing was wever. Mr. Uterhart explained that he had intended merely to out the fact that an officer of the 1 States Army was expecting to money from the State for his urder trial.

brilling by Mr. Weeks.

trict Attorney Weeks did the liveliexamining of the trial when after the defence's medical ex-lie reminded them of all the two normal acts of Mrs. de Saulles might of August 8, before and a shooting, and tried to get them that same of them might be inwith the theory of utter for-

witnesses stuck to their guns. w to inconsistencies. Dr. Jel-if for example, that there was strange about Mrs. de Saulles's Send for the police," a moment the shooting. There might clous, but not a conscious,

between that remark and her opinion Mrs. de Saultes got more excited, more and more maccountable," until finally was I nan "automatic state," h chie had no control.

Alterney reminded Dr. Jelliffe had testified that the bogus ats Schmidt, afterward found ider, was insane, and that boasted he had "faked the ex-

maker what the jury

to the State put an insane

said for Jeliffe, "I know it." in which Mr. Weeks her statements."
Wight fitted in with a Was there a subconscious relation."
Was there a subconscious relation."
"Yes."
"You have no doubt that from the

Midrany got the testimony of Mrs. Ella "When she reached the steps of the Medaughtin Martin, Mrs. Caroline Des." Box did she realize what she was deling?"

Mallock. The first named thought that "When she can birs." Degener and

Mrs. de Saulles's conduct was rational the boy coming down the stairs do you

Hypothetical Question Rend.

The long awaited hypothetical question reviewing in detail the evidence given by the defence for Mrs. de Saulles was read in the morning. It was a formidable document of nearly fifty pages and 15,000 words, and consumed an hour and a half in the reading. The hypothetical question in the Thaw case took three and a half hours to read.

Louis J. Smith of Mrs. de Saullee's counsel began the reading of the question a few moments after court convened.

tion a few moments after court convened. Dr. J. Sherman Wight, who has attended Mrs. de Saulles since August 6, three days after the shooting, was in the chair, and the other physicians for the defence, Dr. Johnson and Dr. Jelliffe, the alienist, followed the reading closely from their rollowed the reading closely from their seats in the audience, so that it would not be necessary to repeat it to them when it comes their turn to testify. The question began with the birth of

coming to New York, his continual use of her money and his alleged unfaith-fulness to her, her various illnesses and

Smith Ely Jelliffe, in answer to a condition after the shooting, and then usleep and some of his comrades tion of the defendant, in your opinion

time of the shooting on August 3, 1917?"
"She was not," said Dr. Wight, turnwhat she was doing, did not know each word.
"Assuming all the foregoing facts and having in mind your personal examina-tion of the defendant, in your opinion did the defendant know the nature and

quality of the act she was committing "She did not," was the emphatic Didn't Know Her Act Was Wrong.

"Assuming all the foregoing facts and having in mind your personal examination of the defendant, in your opinion did the defendant know the act was wrong?"

"She did not." was again the reply.

"She did not." was again the reply.

When Dr. Wight was asked if Mrs. de Saulles was mentally sound on the night of the shooting Mr. Weeks again objected and finally announced that on account of various vital statements being left out of the defence's question he would propound a hypothetical question of his own. So the court faces the prospect of listening to another long summary of the testimony. After the hypothetical question had been concluded Dr. Wight was asked:

"That's known as a state of suggesticluded Dr. Wight was asked:

"What, in your opinion, was the de-fendant suffering from?"
"She was suffering from pressure on "She was shirering to the brain due to edema caused by a series of psychic shocks received that night," he answered. "There was lack

"If there had been no pressure on the brain, if there had been no fracture, if the hyperthyroid condition and her pre-vious history had been the same would

brain."
"Doctor," flashed Mr. Weeks, "Isn't it

possible you were mistaken about that bones meet Don't you ever make

Sure He Is Not Mistaken.

"A number of times."

"And you have testified a great many imes for clients of Uterhart & Graham (Mr. Uterhart's law firm), haven't

"No, only five times."

"That's all."

It developed that in the "only case of feigned insanity" Dr. Wight personally knew of the defendant, a boy who shot his stepmother, was a client of Uterhart & Graham and that Dr. Wight had reported the boy knew what he was doing & Graham and that Dr. Wight had reported the boy knew what he was doing Dr. Wight left the stand without having contradicted himself or yielded an inch. He was followed by Dr. Smith Elly Jelliffe, New York specialist in nervous diseases, who had heard the hypothetical question read and had read it himself. "In your opinion," asked Mr. Uterhart, "was the defendant mentally sound on August 2?"
"In my opinion she was not."
"Did she know what she was doing""
"She did not."
"What, in your opinion, did she suffer

What, in your opinion, did she suffer "Acute swelling of the brain tissues, producing pressure due to a chronic disease known as hypothyrecals. The blood vessels of the entire brain were unstable. In this condition she did not know the

In this condition she did not know the nature and quality of her act and that it was wrong."

That sufficed Mr. Uterhart. Mr. Weeks cross-examined sharply.

"What part did this so-called fracture of the skull play in this condition?" he asked.

"It determined the localization of the swelling."
"You think the condition was one

"I do."

The testimony of the maid Susanne Monteau was then read. Susanne had said that after the shooting her mistress iaid the revolver on a table and said, "Send for the police." Mr. Weeks repeated his question—whether the remark would indicate that Mrz. de Saulles knew the had done something.

"Not necessarily." he replied.

Mr. Weeks persisted: "Ordinarily when a person shoots somebody and says.
Send for the police," does that not indicate acquaintance with the nature of

"In my opinion, Mrs. de Saulles was in an automatic state," said Dr. Jel-liffe, unswerved. "There was no con-scious relation between her acts and

That if Mrs. de Saulies is active relatives of John de Saulies of the relatives of John de Saulies of the relatives of John de Saulies of the relatives of the custody of the thought, in view of Mrs. de the was doing?"

"Yes."

"Yes."

"Yes."

"Yes."

"Yes."

"Yes."

"Yes."

"Yes."

"Yes. I think she was doing?"

"Yes. I think she was doing?"

"Yes. I think she was doing?"

"Yes."

think she realized the boy was her son?"
"I do. She was obsessed with that
one idea."

"Yet when she reached into her sweater pocket and got the revolver and shot her husband, she was not conscious of it?" "You think she realized the man she niet was her husband?"

"You think she realized she was shoot-

Attorney dived into a new phase. He got Dr. Jelliffe to admit that while he considered himself an expert as to insanity, it was possible for him to be mistaken. Then Mr. Weeks pooped this

The witness said he had seen reports

The witness said he had seen reports to that effect Judge Manning remarked.
"There is no doubt about it; the court so stated on appeal."
"The Court of Appeals said," resumed Mr. Weeks, "that the reason for a new trial was that Hans Schmidt was not insane. Weren't you one of those experts—weren't you the leading ex-

"I was one of them," the witness answered promptly.
"And didn't Assistant District Attorney Delehanty ask you if you had ex-amined Schmidt to see if he was feign-

ing insanity?"
"I do not recall it." Dr. Jelliffe re-plied, and then he added emphatically:
"Schmidt was a crazy man, no matter

stressing the "know."
Mr. Uterhart joined to the previ

The defence then rested, Mr. Uterhart

"He photographed one of my teeth once, so I guess he's all right," the coun-sel for the decence said. el for the defence said. However, for the sake of the jury, Dr. cite no authorities for the statement that imade by Dr. Wight, was set up beside this form of cedema comes on suddenly, the witness, who was about to take a an analogous condition is present in fall out of Dr. Wight's reading of the

t'terhart attacked the anterior len't it?" he asked.

"None in infancy." Dr. Cole replied.
"Eventually it heals over so it forms a perfect curve with the skull, doesn't

to-day".

"Because it is an arm, rule. I have been in the service of the United States isince last January, str."

Justice Manning remarked that Mr. I terhart's question was out of order and that ended the examination of this witness.

TESTIFIES FOR STATE

ute recess in which to get his rebuttal witnesses ready.

The first one, Mrs. Elia McLaughlin Martin, told of having known Mrs. de Saulles three years and visiting her about August 6 in the jail. She asked the prisoner if she could do anything and Mrs. de Saulles requested her to "give my love to the little boy if you see him," "also to remember her to Mrs. Heckscher or send her love to her." ton B. Means.

On cross-examination Mrs. Martin told Mr. Uterhart she was a friend of the on the way to the Justice of the Peace court, she said to Constable Thorne, 'I snot him because he kept my boy away from me and I hope he dies'—did that indicate that she knew what she was do-indicate that she was do-indicate that she knew what she was do-indicate that she was do-indicate that she knew what she was do-indicate that "I think it did not. I think she did not know what she was doing."

As Dr. Jelfiffe seemed bombproof against this kind of assault, the District Attorney dived into a new phase. He considered himself an expert as to insanity, it was possible for him to be mistaken. Then Mr. Weeks popped this

one:
"Dr. Jelliffe, you testified at the trial of Hans Schmidt. Do you remember that after his conviction for murder he said he had faked the experts and wasn't in-

"When you saw her a year before this graph which she said was "my favorite picture of my brother," to confute testi-mony that he looked dissipated, but the Justice excluded it, as well as a picture

Boody Received That Disputed \$23,370 Contribution for Campaign Use.

the rank of Major in the army. Mr. man of the Kings county Republican Uterhart conceded that Dr. Cole was a executive committee, that he had re-qualified witness. ceived the sum of \$23,370, which was ceived the sum of \$23,370, which was itemized in the expenditure report of the fusion committee filed in Albany as have fusion committee filed in Albary as hav-fusion committee filed in Albary as hav-ing been contributed to the Republican county committee of Kings county. It is true that neither Mr. Livingston nor is true that neither Mr. Livingston nor this form of exceeding the person of Dr. Lewis gory Cole, X-ray expert of the Corate and an analogous condition is present in a nanalogous condition is present in an analogous condition is present in fall out of Dr. Nygour an analogous condition is present in this follows. The Dustrict Attorney asked can courty courties an courty of the city in the study the plate, and then began:

"Does the skull of Mrs. de Saulles which negative. The Dustrict Attorney asked to the head of the skull of Mrs. de Saulles which negative, the inequality countiils and countries which contributed and then began:

"It does not, "Yellows of the city of the city of the skull of Mrs. de Saulles which negative, which east countries which each of the city of the skull of Mrs. de Saulles which was negative, tween the frontal and parietal bones. If of his call on the Mayor-elect he replied that he preferred not to divuige it. Judge Mrs. Robinson re Hyber did not care to discuss it, and told rules of evidence.

the newspaper men that he had nothing The Bronx, and James P. Holland of the bility to control the witness that he state Federation of Labor. Mr. Holland finally turned to the court with a sign trivial Judge Hylan to appoint Peter J. and remarked: "You control her, I Brady, president of the Allied Printing can't."

"Eventually it heals over so it forms a perfect curve with the skull, doesn't it"

"Not necessarily."

"Not necessarily."

"Not necessarily."

"Not necessarily."

"Not necessarily."

"I don't subject Mr Uterhart asked Dr Cole if he expected to be paid for his testimony. The reply was.

"I don't know; I came at the State's call. Dr. Kirby [one of the District Attorney's allenists] called me. No arrangement was made."

"Hut you expect to be paid, don't you."

"Yes. I presume I shall be."

"Why are you wearing that uniform to any of the executive properties of ascertaining the sentiment among women political organizations of the last method of connectating in party. Then he stood hear her to lend her his sympathetic attention and called the court items. The members of the committee are Senator Robert F. Wagner, Thomas F. Committee are Senator Robert F. Wagner, Senator Robert F. Wagner, Senator Robert F. Wagner, Senator Robert F. Wagner, Thomas F. Committee are Senator Robert F. Wagner, Senator Robert F. Wagner, Senator Robert F. Wagner, Senator Robert F. Wagner, Thomas F. Committee are Senator Robert F. Wagner, Senator Robert F. Wagner, Senator Robert F. Wagner, Senator Robert F. Wagner, Thomas F. Committee Robert F. Wagner, Senator Robert F. Wagner, Thomas F. Committee Robert F. Wagner, Senator Robert F. Wagner, Thomas F. Committee Robert F. Wagner, Senator Robert F. Wagner,

Mrs. Anna L. Robinson, 76 and Ill. Witness Against Gas-

DEFENCE MAKES PROTEST

Invalid Charges Forgery of Her Signature on Document Revoking Trust.

CONCORD, N. C., Nov. 30 .- The State played to-day what it regards as its; trump card in the case against Gaston Cansler Means, accused of the murder of Mrs. Maude A. King, his employer and beneseventy-six-year-old mother of Means's alleged victim. She was wheeled into court in an invalid's chair to testify late

The aged woman's testimony is re-

Deitsch shouted and Mr. McDuffle stepped back.

"If I have been rude pardon me, Mrs. Melvin," the lawyer said, and she replied: "Not a bit, Mr. McDuffle, but I want to spenk to mother."

Mrs. Robinson and her daugnter could not exchange a word as Deitsch stepped.

between them and shouted: charge of the prosecution of Means, ordered Deitsch out of the way and Mrs. Robinson was rolled to the well of the

She gave her hame and said question of search of the fall of the f

Her wheel chair was rolled up close

he defence, and a painful battle ensued. Mrs. Robinson refused to be bound by

Mr. Uterhard attacked the anterior to say for publication.

'It is a place where there is no bone, at it is a place where there is no bone.

'Arthur Murphy, Tammany leader of Mr. Cansler was so upset by his ma

her ride. In a quavering voice she told of the friendship of Means for her

He kept Daughter From Her. She was naked to describe Means's at-litude toward her and she said:

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talking when I came in the room,"
"Did Means ever try to put you in an
asylum?". Attorney McDuffle asked.
"Yes," she said, "when we went to Battle Creek in December, 1916.

that time? "I was very poorly."
"Were you being attended by a physi-

"Yes, by Dr. Parks."
"What did Means say about

At this juncture Judge Cline resumed he bench and almost the next question caused a row.

"When did you first learn of your daughter's death?" Mr. McDuffie asked.

"Just before her body was brought to Asheville," she replied before Judge Cline could rule on Mr. Canster's objec-

King and her burial were ruled out as Mrs. Robinson said she had not talked about them with Means, "because it was

The defence took her in hand for cross-examination, and believes it accomplished a great deal in destroying the effect of her testimony as to the

The Chicago banker, Mr. Johnson, in

demanded to see what the trust agrees a species of ment called for. He was shown the initial names.

"He kept Maude from me so I never agreement and receipts for \$600 a month "He and Maude and my other daugh-ter [she spoke of Mrs. Melvin this way throughout her examination] would stop throughout her examination] would stop uments alleged to have been signed by Mrs. King and Mrs. Robinson. Mr. Johnson dentified all the documentary evidence, including a receipt from Means.

What was the state of your health at stocks in December, 1916. Doctor Scouts Sufeide Plen.

Dr. W. K. Burmeister, pathologist and Coroner's physician of Cool county, thisnois, who told the court it would have been impossible for Mrs. King to bay a first of the shot which caused her death, testified this maxing that there were two channels through Mrs. King's brain \$1,55,60 from the 1915 finder. I have two channels through Mrs. King's brain \$1,55,60 from the 1915 finder. I have two channels through Mrs. King's brain \$1,55,60 from the 1915 finder. two channels through Mrs. King's bruin and only one bullet. One of these channels, he declared, was made after dutib.

Mitchel now has the right to vato these nels, he declared, was made after dutib.

At the afternoon session Judge Cline 157,737. the first indication of the probable neth of the Means trial, as the pressi-

MOTOR CAR MAKERS PLEDGE AID TO U. S.

dolph County Superior Court

Braft Law Desputiem. 125,000 (c) 1 Washington, Nov. 40,- In inject to

The Calcago banker, Mr. Johnson, in Washington, No. 20,—In inference the data for the destinant fold of a trust find of a first form out. Don't you dare."

Solicitor Haylen Clement, who is in harge of the prosecution of Means, to the Merchante Loan and Trust formand for the destinant destinant value of Chicago in 1211 for the benefit of her outside the death law, farming attainst the death law, farming attainst

CITY'S 1918 BUDGET IS CUT \$1,854,004

Board of Aldermen Adopts Recommendations of Committee on Finance.

Dr. Otto H. Schultze of New York but out the other physician's assertion and demonstrated to the jury the extreme improbability of Mrs. King having killed and the property of the control of the property of the control of the property of the control of the property of th

which she same—

ye of my brother," to confut way
ye that he looked dissipated, but the
ice excluded it, as well as a picture,
it is Soulies and his sou.

South and the soulism of the so

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at WANAMAKER prices. In other good chees for men there are suit, and overesity of excellent quality tome in good scyle, too but NOWHERS, will you find the all-around combination of fine fabric, good taileding and here-

proachable style, that you find in WANAMAKER suits and evence. . Suits, \$18.50 to \$45. Gyercrats, \$22.70 to \$60. And splendid stocks, ready for today's cheesing.

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